

REMARKS

Claims 56-59, 65-68 and 74 are pending and have been deemed to be in condition for allowance. As set forth above, Applicants have amended the specification and claims 65 and 74 pursuant to the suggestion of the Examiner in the Action.

With regard to the Examiner's request to delete hyperlinks, Applicants respectfully note that, according to the MPEP §608.01, a hyperlink or a browser-executable code is a URL placed between these symbols "<>" or "http://" followed by a URL address. The web addresses listed in the specification are URLs only, and, therefore, are neither hyperlinks nor browser-executable code. Hence, the URLs on page 36 have been retained in the specification. Accordingly, Applicants respectfully submit that this objection has been obviated.

The Commissioner is authorized to charge any additional fees due by way of this Amendment, or credit any overpayment, to our Deposit Account No. 19-1090.

Favorable consideration and a Notice of Allowance are earnestly solicited. The Examiner is urged to contact the undersigned attorney if there are any questions prior to allowance of this matter.

Respectfully submitted,

Seed Intellectual Property Law Group PLLC



Jeffrey C. Pepe, Ph.D.
Registration No. 46,985

(JCP:Imp) 474955

701 Fifth Avenue, Suite 6300
Seattle, Washington 98104-7092
Phone: (206) 622-4900
Fax: (206) 682-6031